

The State of New Hampshire

Department of Environmental Services



Michael P. Molin Commissioner

February , 2004

LEKWIL KEAOCYLION – NCLK # 04-037 NOLICE OF NON-COMPLIANCE and

Xiad Elkhoury 83 Milton Road Rochester, NH 03867

#A-0112475) (DES # 199407017)

RE: ROCHESTER, CHARLIES, EXISTING UNDERGROUND STORAGE TANK FACILITY (UST

Dear Mr. Elkhoury:

The New Hampshire Department of Environmental Services ("DES") is hereby notifying you that the above-referenced facility, located at 83 Milton Road, Rochester, NH is not in compliance with New Hampshire Code of Administrative Rules Env-Wm 1401, regulating Underground Storage Facilities. On May 19, 2003 a DES inspector conducted a compliance audit at the facility. A written document facility be returned to compliance was provided to the facility representative. This document required the facility be returned to compliance within 45 days, and DES be notified of the corrective measures taken. Compliance has not been achieved. Failure to achieve compliance and Permit Revocation ("Notice") within 90 days from the date of this Notice of Non-Compliance and Permit Revocation ("Notice") will result in revocation of your Permit-to-Operate on May 11, 2004. This letter contains important compliance and procedural information. Please read it carefully.

1. Env-Wm 1401.11 Inventory Monitoring

Env-Wm 1401.11 requires inventory monitoring be conducted and inventory records be maintained on motor fuel, hazardous substance and bulk heating oil systems without secondary containment and leak monitoring for both tank and piping. DES has determined that inventory records were not available during the inspection. Inventory monitoring or tightness test results for all UST systems shall be provided to DES.

2 Env-Wm 1401.32 Corrosion Protection for Steel Tanks

Env-Wm 1401.32 requires corrosion protection systems be tested within six (6) months of installation and every three (3) years thereafter. Also, monitors for impressed current systems shall be inspected every 60 days and a measurement recorded to ensure equipment is running properly. DES has determined that a log book was not being maintained. DES requires that documentation from the logbook be submitted.

In addition, Env-Wm 1401.10(a) requires owners of underground storage facilities for oil to maintain financial responsibility for costs associated with cleanup of releases from systems, the implementation of corrective measures, and compensation for third party damages in the amount equal to or greater than \$1,000,000 per occurrence. Env-Wm 1401.10(c) provides that the financial responsibility or greater than \$1,000,000 per occurrence. Env-Wm 1401.10(c) provides that the financial responsibility of releases from the Oil Discharge and Disposal Cleanup Fund ("the Fund"). Eligibility for the Fund is of releases from the Oil Discharge and Disposal Cleanup Fund ("the Fund"). Eligibility for the Fund is war 1401) requirement. This facility has not achieved compliance, consequently, the Fund is not available to you as a financial responsibility mechanism.

P.O. Box 95, 29 Hazen Drive, Concord, New Hampshire 03302-0095
Telephone: (603) 271-3644 • Fax: (603) 271-2181 • TDD Access: Relay MH 1-800-735-2964
DES Web site: www.des.nh.gov

In accordance with RSA 146-C:4 and Env-Wm 1401.07(a), no person shall own or operate an underground storage facility without a permit issued by DES. Within 30 days from the date of the permit revocation the facility shall be closed in accordance with Env-Wm 1401.18 for permanent closure.

Based on the compliance deficiencies described above, DES believes this facility poses a potential substantial threat to the surface and groundwater of the state. Therefore, in accordance with RSA 146-C:4 and Env-Wm 1401.09, if compliance as requested above is not achieved within ninety (90) days of the date of this Notice your Permit-to-Operate (UST Permit # 0112475) shall be revoked effective May 11, 2004. Within thirty (30) days of the date of permit revocation all regulated substances must be removed from the UST systems at this facility. If the facility achieves compliance during the ninety (90) day period, it is necessary that documentation be submitted to DES verifying that compliance has been attained.

You have the right to a hearing to contest these allegations before the proposed license action is taken. The hearing would be a formal adjudicative proceeding pursuant to RSA 541-A:31, at which you and any witnesses you may call would have the opportunity to present testimony and evidence as to why the proposed action should not be taken. All testimony at the hearing would be under oath and would be subject to cross-examination. If you wish to have a hearing, one will be scheduled promptly.

RSA 541-A:31 III(e) provides that you have the right to have an attorney present to represent yourself at your own expense. If the Permit is an occupational license, under RSA 541-A:31, III(f) you have the right to request DES to provide a certified shorthand court reporter at your own expense. Such request must be submitted in writing at least 10 days prior to the proceeding.

You may waive your right to a hearing. If you waive the hearing, DES is prepared to proceed with the actions as stated above. You should notify DES of your decision by filling out and returning the enclosed form.

If there are any questions concerning the above, I may be contacted at the Waste Management Division at (603) 271-1165.

Lynn A. Woodard, P.E.

Supervisor

Oil Compliance and Initial Response Section

CERTIFIED MAIL # 7000 1670 0000 0584 5827

cc: Michael P. Nolin, Commissioner
Mark Harbaugh, DES Legal Unit
Fred McGarry, P.E., Chief Engineer, WMD
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